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5	Attorneys for Defendant and Cross-Complainant		
6 7	BRUNSWICK CORPORATION, a Delaware	Corporation	
8			
9	UNITED STATI	ES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	IN re UBS FINANCIAL SERVICES, INC. SUBPOENA,) Case No. 4:23-mc-80004-HSG	
13	SOBFOLINA,) STIPULATION OF MOVANT BRUNSWICK) CORPORATION AND THIRD-PARTY UBS	
14) FINANCIAL SERVICES, INC. TO EXTEND) THE DEADLINE FOR BRUNSWICK TO	
15 16		 FILE ITS REPLY BRIEF IN SUPPORT OF ITS MOTION TO COMPEL AND FOR CONTEMPT RE UBS SUBPOENA; ORDER 	
17)	
18) Date: April 27, 2023) Time: 2:00 p.m) Courtroom: 2, 4 th Floor	
19) Courtroom: 2, 4 th Floor) Judge: Hon. Haywood S. Gilliam, Jr.	
20))	
21)	
22		<u> </u>	
23	M A DRINGWICK CORPO	DATION (SD 112) 171 1 D 4 LIDG	
24	Movant BRUNSWICK CORPORATION ("Brunswick") and Third-Party UBS		
25 26	FINANCIAL SERVICES, INC. ("UBS") by and through their counsel hereby agree and stipulate as follows:		
27	TOHOWS.		
28		- 1 -	
	STIP. OF UBS/BRUNSWICK TO EXTEND REPLY BRIEF - Case No. 4:23-mc-80004-HS	DEADLINE FOR BRUNSWICK TO FILE	

1	1.	WHEREAS, Brunswick re-filed a Motion to Compel UBS Subpoena and for
2		Finding of Contempt (the "Motion" or "Motion to Compel") on January 24,
3		2023;
4	2.	WHEREAS, Brunswick previously granted UBS additional time to file its
5		opposition;
6	3.	WHEREAS, Brunswick and UBS agree that Brunswick's reply shall be due on
7		February 22, 2023.
8	4.	WHEREAS, nothing in this stipulation shall effect either parties' ability to
9		make procedural or substantive arguments, nor shall this stipulation prejudice
10		UBS' ability to argue that the Motion or the briefing thereof does not comply
11		with the requirements of the Court's standing order regarding discovery
12		disputes.
13	THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE THAT:	
14	BRUNSWICK's deadline to file a Reply in Support of its Motion shall be extended to and include	
15	February 22, 2023.	
16	IT IS SO STIPULATED.	
17		Respectfully submitted,
18		
19	DATED: January 31	, 2023 / <u>s/ Patricia L. Peden</u> PATRICIA L. PEDEN
20		KRISTIN E. CHARBONNIER Attorneys for Defendant and Cross-Complainant
21		BRUNSWICK CORPORATION
22		
23		
24	DATED: January 31	, 2023 /s/ Stefan Perovich STEFAN PEROVICH
25		TERESA J. THONG KEESAL, YOUNG & LOGAN
26		Attorneys for Third-Party UBS FINANCIAL SERVICES, INC.
27		
28	STIP. OF UBS/BRU	- 2 - UNSWICK TO EXTEND DEADLINE FOR BRUNSWICK TO FILE

| STIP. OF UBS/BRUNSWICK TO EXTEND DEADLINE FOR BRUNSWICK TO FILE REPLY BRIEF - Case No. 4:23-mc-80004-HSG

ORDER Having considered the parties' Stipulation and good cause appearing therefore, IT IS **HEREBY ORDERED** that Brunswick Corporation's deadline for the Reply Brief in support of the Motion to Compel UBS Subpoena and for Finding of Contempt shall be extended to and include February 22, 2023. IT IS SO ORDERED. Dated: 2/2/2023 HAYWOOD S. GILLIAM JR. United States District Court Judge - 3 -